REGEIVED FILED 1 KEVIN RYAN (CSBN 118321) United States Attorney 06 JUN 30 PM 2: 40 MARK L. KROTOSKI (CABN 138549) JUN 30 PM 3: 33 Chief. Criminal Division 2 RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT HURTHERN DISTRICT DE CALIFORNIA RICHARD W. WIEKING CLERK. U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Chief, Criminal Division 3 ELIZABETH C. McBRIDE 4 Law Clerk 5 6 450 Golden Gate Avenue, 11th Floor San Francisco, California 94102 7 Telephone: (415) 436-6488 Fax: (415) 436-7234 Email: Derek.Owens@usdoj.gov 8 Attorneys for Plaintiff 9 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 13 14 15 UNITED STATES OF AMERICA, CR No.: 06-00175 MAG 16 Plaintiff. STIPULATION AND [PROPOSED] 17 ORDER EXCLUDING TIME 18 MATT TEITELBAUM, 19 20 Defendant. 21 On June 28, 2006, the parties in this case appeared before the Court and stipulated that time 22 should be excluded from the Speedy Trial Act calculations from June 28, 2006 to July 24, 2006 23 24 for effective preparation of counsel, in that defense counsel required adequate time to supply the 25 United States with information that may impact the outcome of the case and that the United States required adequate time to evaluate the information. The parties represented that granting 26 the continuance was the reasonable time necessary for effective preparation of both defense 27 counsel and the United States, taking into account the exercise of due diligence. See 18 U.S.C. § 28

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1	3161(h)(8)(B)(iv). The parties also agreed that the ends of justice served by granting such a
2	continuance outweighed the best interests of the public and the defendant in a speedy trial. See
3	18 U.S.C. § 3161(h)(8)(A).
4	SO STIPULATED:
5	KEVIN V. RYAN
6	United States Attorney .
7	DATED: grove 29, 2006 lewelith Classide
8	Law Clerk
9	DATED 1/20/10
10	DATED: 3/50/04  RONALD C. TYLER  Attended for Mr. Teitelhaum
11	Attorney for Mr. Teitelbaum
12	As the Court found on June 28, 2006, and for the reasons stated above, the Court finds that
13	the ends of justice served by the continuance outweigh the best interests of the public and the
14	defendant in a speedy trial and that time should be excluded from the Speedy Trial Act
15	calculations from June 28, 2006 to July 24, 2006 for effective preparation of defense counsel and
16	the United States. See 18 U.S.C. §3161 (h)(8)(A). The failure to grant the requested continuance
17	would deny counsel reasonable time necessary for effective preparation and continuity of
18	counsel, taking into account the exercise of due diligence, and would result in a miscarriage of
19	justice. <u>See</u> 18 U.S.C. §3161(h)(8)(B)(iv).
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21	SO ORDERED.
22	DATED: Son 2008
23	NANDOR J. VADAS United States Magistrate Judge
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